

1 Byron L. Ames, Esq. (#7581)
2 **AMES & AMES, LLP**
3 8275 S. Eastern Ave, Ste. 200-723
4 Las Vegas, Nevada 89123
5 Telephone: (702) 800-5413
6 Facsimile: (702) 800-5427
7 bames@amesfirm.com
8 *Attorneys for G.D. Eastlick, Inc.,*
9 *and Edward Charles Jobe*

10 **UNITED STATES DISTRICT COURT**

11 **DISTRICT OF NEVADA**

12 SEAN MCMANMON, Individually;
13 ESEAN MCMANMON, as Administrator
14 of the Estate of SUZANNE D.
15 MCMANNON, Deceased,

16 Plaintiff,

17 v.

18 G.D. EASTLICK, INC., a Montana
19 corporation; EDWARD CHARLES JOBE,
20 an individual; DOES I-X and ROE
21 CORPORATIONS I-X, inclusive.

22 Defendant.

23
24 CYNTHIA CAMILLERI, Individually

25 Plaintiff,

26 v.

27 G.D. EASTLICK, INC., a Montana
28 corporation; EDWARD CHARLES JOBE,
an individual; DOES I-X and ROE
CORPORATIONS I-X, inclusive.

Defendant.

Case No.: 3:18-cv-00056

**SECOND STATUS REPORT
REGARDING MEDIATION**

VICTOR GIBSON; MESKEREM
GIBSON,

Plaintiffs,

v.

EDWARD CHARLES JOBE; G.D.
EASTLICK, INC.; DOES I-V and ROE
CORPORATIONS VI-X, inclusive.
Defendants.

Second Status Report

Defendants, through their attorney Byron L. Ames, provide this second status report following the mediation which occurred on July 19, 2019. All parties to this action and related unconsolidated state court actions have agreed to the terms of a settlement. The settlement has recently been approved by one non-party, the Insurance Corporation of British Columbia (ICBC), which is the UIM insurer for the Gibson plaintiffs. The parties request an additional 30 days to draft and execute settlement documents and submit an order to dismiss this case.

Dated this 28th day of August, 2019.

AMES & AMES, LLP

/s/ Byron L. Ames
Byron L Ames, Esq.
*Attorneys for for G.D. Eastlick, Inc.,
and Edward Charles Jobe*

IT IS SO ORDERED


U.S. MAGISTRATE JUDGE

DATED: 8/29/2019

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of AMES & AMES, LLP, and that on the 28th day of August, 2019, I caused to be served a true and correct copy of the foregoing **SECOND STATUS REPORT REGARDING MEDIATION** in the following manner:

(ELECTRONIC SERVICE) Pursuant to Rule 5-4 of the Local Rules of Civil Practice of the United States District Court for the District of Nevada, the above-referenced document was electronically filed on the date hereof and served through the Notice of Electric Filing automatically generated by that Court's facilities.

Brian J. Malloy
The Brandi Law Firm
354n Pine Street, Third Floor
San Francisco, CA 94101
bjm@brandilaw.com
Attorneys for Cynthia Camilleri

Daniel S. Simon
Benjamin J. Miller
Simon Law
810 South Casion Center Blvd.
Las Vegas, VB 89101
Attorneys for Victor & Meskerem Gibson

Gregg A. Hubley
Arias Sanguinetti Wang & Torrijos, LLP
7201 W. Lake Mead Blvd., Ste 570
Las Vegas, NV 89128
gregg@aswtlawyers.com
*Attorneys for Sean McManmon and the
Estate of Suzanne McManmon*

Adam J. Savin
Savin & Bursk
15915 Ventura BLvd., Ste 201
Encino, CA 91436
ajsavin@savinbursklaw.com
*Attorneys for Sean McManmon and the
Estate of Suzanne McManmon*

Mike Arias
Arias Sanguinetti Wang & Thorrijos, LLP
6701 Center Dr. West, 14th Floor
Los Angeles, CA 90045
mike@aswtlawyers.com
*Attorneys for Sean McManmon and the
Estate of Suzanne McManmon*

/s/ Tyler Olson
An Employee of AMES & AMES, LLP